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- (1) The component will be used in a light or heavy water-moderated power or research reactor; or
- (2) The component is in semifabricated form and will be undergoing final fabrication or repair in those countries for either subsequent return to the United States for use in a nuclear power or research reactor in the United States or in one of the destinations listed in paragraph (b) of this section.
- (b) The export of nuclear reactor components under the general license established in paragraph (a) of this section is approved to the following destinations:

Austria Lithuania Belgium Luxembourg Bulgaria. Malta Canada Netherlands Cyprus New Zealand Czech Republic Philippines Denmark Poland Estonia Portugal Finland Republic of Korea

France Republic of Rore
Germany Romania
Greece Slovak Republic
Hungary Slovenia
Indonesia Spain
Ireland Sweden

Ireland Sweden
Italy Switzerland
Japan Taiwan
Latvia United Kingdom

- (c) This general license does not authorize the export of components, in final or semi-fabricated form, for research reactors capable of continuous operation above 5 MW thermal.
- (d) This general license does not authorize the export of essentially complete reactors through piecemeal exports of facility components. When individual exports of components would amount in the aggregate to export of an essentially complete nuclear reactor, a facility export license is required.
- (e) All exports under paragraph (a) of this section are subject to the reporting requirements in §110.54(c).

NOTE TO §110.26: U.S. Origin includes components produced or finished in the United States, even with non-U.S. content unless the foreign content is obligated by supplier government conditions, such as a prior consent for retransfer condition.

[75 FR 44089, July 28, 2010]

§110.27 General license for imports.

- (a) Except as provided in paragraphs (b) and (c) of this section, a general license is issued to any person to import byproduct, source, or special nuclear material if the U.S. consignee is authorized to receive and possess the material under the relevant NRC or Agreement State regulations.
- (b) The general license in paragraph (a) of this section does not authorize the import of more than 100 kilograms per shipment of source and/or special nuclear material in the form of irradiated fuel.
- (c) Paragraph (a) of this section does not authorize the import under a general license of radioactive waste.
- (d) A person importing formula quantities of strategic special nuclear material (as defined in §73.2 of this chapter) under this general license shall provide the notifications required by §73.27 and §73.72 of this chapter.
- (e) A general license is issued to any person to import the major components of a utilization facility as defined in §110.2 for end-use at a utilization facility licensed by the Commission.
- (f) Importers of radioactive material listed in appendix P to this part must provide the notifications required by §110.50.

[51 FR 47208, Dec. 31, 1986, as amended at 56 FR 38336, Aug. 13, 1991; 58 FR 13003, Mar. 9, 1993; 60 FR 37564, July 21, 1995; 61 FR 35602, July 8, 1996; 65 FR 70291, Nov. 22, 2000; 68 FR 31589, May 28, 2003; 70 FR 37991, July 1, 2005; 75 FR 44089, July 28, 2010; 77 FR 27114, May 9, 2012

§110.28 Embargoed destinations.

Cuba North Korea Iran Syria Iraq Sudan

[58 FR 13003, Mar. 9, 1993, as amended at 61 FR 35602, July 8, 1996; 65 FR 70291, Nov. 22, 2000; 70 FR 29936, May 25, 2005; 72 FR 1427, Jan 12, 20071

§110.29 Restricted destinations.

Afghanistan India Andorra Israel Angola Libya Burma (Myanmar) Pakistan